# Exhibit A



# DISTRECT: COURTOOF MARVILLAND 1 for Filed a Clade Court of 9

Located at Courthouse, Bourne Wing, Upper Marlboro, Maryland 20772

# WRIT OF SUMMONS

Defendant: JPMCB Serve On : JPMCB

Address : 270 PARK AVE.

NEW YORK, NY 10017

Date Filed : Oct 9, 2020 : Sep 13, 2021 Issue Date Case Number: 050200238882020

Complaint No.: 001

Trial Date : Jan 25, 2022 Trial Time : 08:45 am Trial Room: 161B

You are summoned to appear for trial at the date, time and location shown above. If you intend to be present at the trial, you must file the attached Notice of Intention to Defend within sixty days of receiving this complaint. Failure to file the Notice of Intention to Defend may result in a judgment by default or the granting of the relief sought.

MUST BE SERVED BY Oct 13, 2021

Robert Prender, Administrative Clerk / 5K9

0163 0923°21 RCD E639793

CUT HERE	CHARLES AND AN
<u> </u>	HKKK

## NOTICE OF INTENTION TO DEFEND

Defendant: JPMCB

Trial Date: Jan 25, 2022

Case # 050200238882020

Complaint # 001

NOTICE: If you contest all or part of the claim, complete this Notice of Intention to Defend and file it with the court listed at the top of this summons no later than 60 days after you receive this summons. You may request a remote hearing. For more information about remote hearings, visit mdcourts.gov/district/remotehearings or contact the court (mdcourts.gov/district/directories/courtmap). If you do not attend the hearing, a judgment could be entered against you.

ATTENTION CORPORATIONS & LLCs: this notice must be filed by an attorney, and you must be represented at trial by an attorney. EXCEPTION: where the amount claimed doesn't exceed \$5,000.00, corporations may be represented by an officer; LLCs may be represented by a member. Both may be represented by a properly designated employee. See Maryland Annotated Code, Business Occupations and Professions, § 10-206(b)(4) for details.

To request a foreign language interpreter or a reasonable accommodation under the ADA, please contact the court immediately. Possession and use of cell phones and other electronic devices may be limited or prohibited in designated areas of the court facility.

### SEE ATTACHED NOTICE FOR IMPORTANT INFORMATION

I intend to be present at the tri Brief Explanation of defense:		emand proof of the Plaintiff's claim.	
// 20	Signature	( )	() Home Phone

Address/City/State/Zip code

e-Mail Address Fax number

Check this box if this is a new address.



DISTRICT COURT OF MARYLAND	FOR un	ent 1-2 Filed 10/13/21 Page 3 of 9
LOCATED AT (COURT ADDRESS)		COMPLAINT/APPLICATION AND AFFIDAVIT
14735 Main St, Upper Marlboro, MD 20772	}	IN SUPPORT OF JUDGMENT
	/	□ \$5,000 or under □ over \$5,000 ☑ over \$10,000
CASE NO.	$\overline{}$	Clerk: Please docket this case in an action of contract tort replevin detinue bad faith insurance claim
	`	The particulars of this case are:
CV		120 particular of the one are
PARTIES		I am seeking relief from the three credit bureaus - Equifax,
Plaintiff		TransUnion and Experian as well as all listed creditors listed as
Pamela Annette Bowman		defendants. In this action I am demanding the removal of all
		fraudulent and erroneous accounts listed on my credit report within 7
(		days, as well as all addresses that do not match my current mailing
		address to be removed as well. My life is a direct reflection of my credit score and all defendants have caused great harm and damage to
VS.		both. As a result, I am also seeking \$29,061.50 in relief and damages.
Defendant(s): 1. JPMCB	Serve by:  Certified	As a result my score should reflect these deletions with and estimated
270 Park Ave	Mail	increase of at least 143 points per the credit bureaus online algorithm.
New York, NY 10017	☐ Private Process	
1000 10001	☐ Constable	
	☐ Sheriff	
2.	Scrve by:	]
	☐ Certified Mail	
	☐ Private Process	
1	☐ Constable	
	☐ Sheriff	
3.	Serve by:	(See Continuation Sheet)
	Mail	mb 1111100 1 1 020 061 50 1 1 1 1 1 0 00
	☐ Private Process	The plaintiff claims \$29,061.50, plus interest of \$,
	☐ Constable	interest at the legal rate contractual rate calculated at%, from to (1095 days x \$ legal rate
	☐ Sheriff	per day) and attorney's fees of \$ plus court costs.
4.	Serve by:	1 <u></u>
	Mail	Return of the property and damages of \$ for its detention in an action of replevin.
İ	☐ Private Process	Return of the property, or its value, plus damages of
(	Constable	for its detention in action of detinue.
	☐ Sheriff	Other: Remove derogatories from all 3 credit bureaus within 7 days
ATTORNEYS		and demands judgment for relief.
For Plaintiff - Name, Address, Telephone Number & Code		
No Attorney/Pro se		Signature of Plaintiff/Attorney/Attorney Code CPF ID No.
Pamela Annnette Bowman 12310 Kemmerton Lane		Printed Name: Pamela Annette Bowman
Bowie, MD 20715		Address: 12310 Kemmerton Lane Bowie, MD 20715
301-442-0540		Telephone Number: 301-442-0540
501 112 05 10		Fax:
MILL!	TARV SER	E-mail:
□ Defendant(a)	^	* / * 17 *11.
□ No defendant is in the military service. The facts subject	rting this sta	tement-are:is/are in the military service.
<b>√</b> \	, , ,	
Specific facts must be given for the C	court to conclude that	t each Defendant who is a natural person is not in the military.
	1-1	
I am unable to determine whether or not any defendant. Hereby declare or affirm under the penalties of perjury the	is in military at the facts a	y SCTVICE. and matters set forth in the aforegoing Affidavit are true and correct to
the best of my knowledge, information, and belief.		and matters set forth in the aforegoing Affidavit are true and correct to
Date	·····	Signature of Affiant
APPLICATION AND AFFIDAVIT IN SE	UPPORT O	F JUDGMENT (See Plaintiff Notice on Back Page)
Attached hereto are the indicated documents which contain	n sufficient (	detail as to liability and damage to apprise the defendant clearly of the
Properly authenticated copy of any note, security agreer	nent upon w	hich claim is based ☐ Itemized statement of account ☐ Interest workshee
☐ Vouchers ☐ Check ☑ Other written document ☐ Affile	davit, Credit	detail as to liability and damage to apprise the defendant clearly of the ned. hich claim is based ☐ Itemized statement of account ☐ Interest workshee Report (Not Attached) ☐ Verified itemized repair bill or estimate
I HEREBY CERTIFY: That I am the plaintiff \( \sum_{\text{N/A}} \) to the matters stated in this Complaint, which are made on	my nercone	of the plaintiff herein and am competent to testify I knowledge; that there is justly due and owing by the defendant to the
plaintiff the sum set forth in the Complaint.		
I solemnly affirm under the penalties of periury and upon	personal kno	owledge that the contents of the above Complaint are true and I am
competent to testify to these matters.		( ———
Date		Signature of Affiant
DC-CV-001 (front) (Rev. 12/2018)		-

# Case 8:21-cv-02623-DKC Document 1-2 Filed 10/13/21 Page 4 of 9

### NOTICE TO DEFENDANT

### **Before Trial**

If you agree that you owe the plaintiff the amount claimed, you may contact the plaintiff (or plaintiff's attorney) before the trial date to arrange payment. If you wish to contest the claim, you should notify the clerk's office by filing a Notice of Intent to Defend (located at the bottom of your summons). The case will be set for trial. If you wish to have your witnesses appear at trial, you should contact the clerk's office at least two weeks before the trial date to request subpoenas, and you should bring to court on the trial date any evidence you want the court to consider. If you do nothing, a judgment could be entered against you.

### If Judgment is Entered Against You (If You Lose)

# IF YOU DISAGREE WITH THE COURT'S RULING, you may:

- APPEAL to the circuit court, by filing a Notice of Appeal in the District Court within 30 days after the entry of
  judgment. You will have to pay a filing fee (see Guide to Appeal Fees, DCA-109A), unless the
  court determines that you are indigent. If the amount of the claim, not counting court costs, interest,
  and attorney's fees, is:
  - more than \$5,000, you will also have to order and pay for a transcript of the District Court trial record, by contacting the District Court clerk's office (see Transcripts & Recordings Brochure, DCA-027BR).
  - \$5,000 or less, you will have a new trial in the circuit court.

On your trial date you should bring with you any evidence that you want the court to consider.

- 2. File a MOTION FOR A NEW TRIAL within 10 days after the entry of judgment, stating your reasons clearly. If the court denies your motion, you may still file an appeal; if the court grants your motion, you must appear in the District Court for a new trial.
- 3. File a MOTION TO ALTER OR AMEND THE JUDGMENT within 10 days after entry of judgment.
- 4. File a MOTION TO REVISE OR VACATE THE JUDGMENT within 30 days after entry of judgment.

IF YOU DECIDE NOT TO APPEAL AND NOT TO FILE ONE OF THE ABOVE MOTIONS, you may contact the plaintiff or plaintiff's attorney to arrange to pay the amount owed. If you do not pay the amount owed, the plaintiff or plaintiff's attorney may initiate further proceedings to enforce the judgment, including:

- 1. Interrogatories: You must answer these written questions about your income and assets in writing under penalties of perjury.
- 2. Oral Examination: You must appear in court to testify in response to questions about your assets and income.
- 3. Writ of Execution: The court may issue a writ requiring the sale or seizure of any of your possessions except, with some exceptions, property that is exempt from execution. The exemptions are explained in detail on the reverse side of the Writ of Execution form, DC-CV-040. Further, the court could order you to pay additional expenses such as towing, moving, storage fees, advertising costs, and auctioneer's fees incurred in executing the writ.
- 4. Garnishment of Property: The court may issue a writ ordering a bank or other agent to hold your assets until further court proceedings.
- 5. Garnishment of Wages: The court may issue a writ ordering your employer to withhold a portion of your wages to pay your debt. The law provides certain exemptions from garnishment.

If you have any questions, you should consult an attorney. The clerk of the court is not permitted to give you legal advice. More information can be found in court brochures located in the clerk's office or online at: http://www.mdcourts.gov/district/public brochures.html.

### NOTICE TO PLAINTIFF

### REQUESTING A JUDGMENT BY AFFIDAVIT OR DEFAULT:

Federal Law requires the filing of a military service affidavit. Information about the Servicemembers Civil Relief Act and the required affidavit can be found on the court's website at: http://mdcourts.gov/reference/scra.html.

### AFTER THE COURT ENTERS A JUDGMENT:

- 1. If the court enters a judgment for a sum certain, you have the right to file for a lien on real property.
- 2. If you disagree with the outcome of the case, you have the same post-trial rights as the defendant does: you may file an Appeal, a Motion for New Trial, a Motion to Alter or Amend the Judgment or a Motion to Revise or Vacate the Judgment. See above for further information concerning these rights.

(Court Level and Jurisdiction)			
nela Annette Bowman	1		
	(Case ID Number)		
Plaintiff			
-VS-			
CB			
Defendants			

- I, Pamela Annette Bowman, of Bowie, in Prince George's, Maryland, MAKE OATH AND SAY THAT:
  - 1. It is a fact that I have live at 12310 Kemmerton Lane in Bowie Maryland and am presently living at this address. A copy of my ID was sent to all credit bureaus for correction and verification;
  - 2. It is a fact that I am the Executor, Administrator, etc. for communication against all debt obligations and I am the Chief Executive Officer for PAMELA ANNETTE BOWMAN;
  - 3. It is a fact that I noticed erroneous and inaccurate information on my credit report in December of 2019. There were several fraudulent accounts and multiple inquiries that are not mine;

- 4. It is a fact that once these errors came to my attention I contacted all three credit bureaus as well as the companies/creditors that were erroneously reported on my credit report;
- 5. It is a fact that I did not and do not authorize TransUnion, Equifax or Experian or any creditor to misreport any information now or ever;
- 6. It is a fact that I have sent over 11 letters to each of the three credit bureau as well as to the creditors requesting that the false fraudulent items be removed from my credit report;
- 7. It is a fact that after not seeing any updates in my report as requested after 10 months of disputing items wrongfully placed on my credit report I sent additional letters via certified mail;
- 8. It is a fact that certified letters to all three credit bureaus and each of the creditors were mailed beginning May of 2019;
- 9. It is a fact that I requested all incorrect and erroneous addresses be removed from my credit report in my certified mailings as well as my July 2020 affidavit;
- 10. It is a fact that I requested that all fraudulent accounts be removed from my credit report as these accounts are not mine;
- 11. It is a fact that I requested that all inquires be removed from my credit report as I have not requested or filed for any new credit in the past 3 years;
- 12. It is a fact the I also requested that all inquiries be removed from my credit report immediately;
- 13. It is a fact that the credit bureaus and the companies have only sent copies of bills and copies of statements, these are not proof or validation of a debt;
- 14. It is a fact that a statement does not provide factual evidence that I was the one who opened the account. It is not factual evidence that the account is not fraud;
- 15. It is a fact that after receiving no relief from any creditors or Equifax, TransUnion and Experian I filed complaints with the Consumer Financial Protection Bureau;
- 16. It is a Fact that the CFPB sent responses stating that listed creditors and the credit bureaus would conduct yet another investigation which they have already had ample time to do. By this time they had over 14 months to investigate these fraudulent accounts on my report;

- 17. It is a fact that these items on my report have caused me and my family great stress and mental anguish;
- 18. It is a fact that having these accounts on my credit report have cost me a considerable amount of money. I have not been able to purchase a home or get a lease due to these accounts;
- 19. It is a fact that my business has been turned downed for funding and I have lost revenue due to these negative accounts on my credit report;
- 20. It is a fact that I have reached out to a credit restoration company to help restore my credit as all three bureaus and each creditor have not provided relief, nor have they proved that this erroneous debt belongs to me;
- 21. It is a fact that I am monitoring my credit report which is costing me roughly \$363.00 per year since my discovery of these fraudulent accounts;
- 22. It is a fact that I have spent \$11,800.00 on credit repair services to get these fraudulent accounts removed from my credit report;
- 23. It is a fact that I have spent \$1,600.00 on certified mailings and now court filings to get these fraudulent accounts removed from my credit report;
- 24. I am seeking relief for failure to adhere to the Fair Credit Reporting Act as well as the accuracy of reporting;
- 25. I demand all addresses be removed from my credit report that are not my current address of 12310 Kemmerton Lane Bowie Maryland 20715.
- 26. I demand that all fraudulent and disputed accounts from Portfolio Recovery be removed from my credit report on all three credit bureaus within 7 days of receipt of this notice;
- 27. I demand that these accounts <u>not be sold</u> to any other creditor now or ever and be removed from my credit report immediately;
- 28. I am seeking relief in the amount of \$29,061.50.00 for violations of all three credit bureaus, lost revenue, cost of credit monitoring services, monies lost for credit repair and costs for all mailing for the past 16 months.

- 29. It is a fact that I filed a police report regarding these fraudulent accounts found on my credit report; Exhibit A (not inclosed)
- 30. It is a fact that I have notified and demanded no reporting of my credit information by all three bureaus without my written consent;
- 31. It is a fact that I have notified the credit bureaus that a fee will be assessed of \$1,000.00 per for each unauthorized account remaining on my credit report;
- 32. I expect that my credit score will be updated within 10 days and there to be an increase in my score as of September 2020 of at minimum 143 points according to the three major bureaus's algorithm. The projected increase per their algorithm states the removal of these fraudulent and derogatory accounts is estimated as such.
- 33. It is a fact that I requested all disputed fraudulent accounts be removed from my credit report in beginning in May of 2019 from all three credit bureaus and all fraudulent creditors. In addition, several other letters and correspondence was sent to all bureaus as well as creditors. In addition, the credit bureaus as well as the companies were notified of default in July 2020 by certified mail to remove all alleged and fraudulent accounts from my credit report by affidavit;
- 34. Notice, pursuant to 28 USC 1746(1) and executed "without the United States," I affirm under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, to the best of my knowledge. Further this affidavit Saith Not;

STATE OF MARYLAND

**COUNTY OF PRINCE GEORGE'S** 

SUBSCRIBED AND SWORN TO BEFORE

ME, on the 16th day of

September , 2000

Signature (

(Seal)

**NOTARY PUBLIC** 

My Commission expires:

ANGELA MARIE JACKSON NOTARY PUBLIC STATE OF MARYLAND My Commission Expires January 28, 2024 (Signature)

Pamela Annette Bowman

Notice, UCC 1-308, UCC 1-204, All Rights Reserved Without Prejudice